[Docket No. RP96-199-000]

Mississippi River Transmission Corporation; Notice of Informal Settlement Conference

September 9, 1996.

Take notice that an informal settlement conference will be convened in this proceeding on September 18, 1996, at 10:00 a.m., at the offices of the Federal Energy Regulatory Commission, 888 First Street, N.E., Washington, D.C., for the purposes of exploring the possible settlement of the referenced docket.

Any party, as defined by 18 CFR 385.102(c) or any participant, as defined by 18 CFR 385.102(b) is invited to attend. Persons wishing to become a party must move to intervene and receive intervenor status pursuant to the Commission's Regulations (18 CFR 385.214).

For additional information, contact Kathleen M. Dias at (202) 208–0524 or Russell B. Mamone at (202) 208–0744. Lois D. Cashell,

Secretary.

[FR Doc. 96–23454 Filed 9–12–96; 8:45 am] BILLING CODE 6717–01–M

[Docket No. CP96-744-000]

Transcontinental Gas Pipe Line Corporation, Texas Eastern Transmission Corporation; Notice of Application

September 9, 1996.

Take notice that on August 26, 1996, Transcontinental Gas Pipe Line Corporation (Transco), Post Office Box 1396, Houston, Texas 77251-1396, and Texas Eastern Transmission Corporation (Texas Eastern), Post Office Box 1642, Houston, Texas 77251-1642, filed a joint application pursuant to Section 7(c) of the Natural Gas Act for the necessary certificate authorization to (a) modify the description of service provided by Texas Eastern to Transco pursuant to Texas Eastern's Rate Schedule X-28 from a "gas lending and borrowing" service to a storage service, and (b) make changes to Transco's Rate Schedule S-2, all as more fully set forth in the application which is on file with the Commission and open to the public

Transco and Texas Eastern state that the purpose of this filing is to update these certificated rate schedules to reflect certain modifications and regulatory requirements in the post Order No. 636 environment and to complete the updating process that was initiated during Texas Eastern's restructuring proceeding in Docket No.

RS92–11. To convert the Rate Schedule X–28 Agreement to a storage service, Transco and Texas Eastern state that they agree, among other things, to (a) delete the reference to the Oakford storage facility in recognition of the fact that Texas Eastern operates its storage facilities on an aggregated basis, (b) include a provision for storage injection and withdrawal rights and charges, and (c) include a provision to address imbalances which occur if the quantity of gas withdrawn from storage is greater or less than the quantity scheduled.

Transco and Texas Eastern state that, upon Commission approval of the requested certificate amendment, they will file pursuant to Section 4 of the NGA and part 154 of the Commission's Regulations, conforming changes to Texas Eastern's Rate Schedule X-28 and Transco's Rate Schedule S–2. Transco and Texas Eastern state that they have agreed to extend the term of Rate Schedule X–28 until April 15, 2001 and, thereafter until terminated upon twelve months prior written notice by either party, provided that the Commission approves the requested certificate authorizations without modification or, subject only to modifications acceptable to both parties. Transco states that it agreed with its Rate Schedule S-2 customers to execute amendments to extend the S-2 agreements until April 15, 2001, subject to any necessary Commission authorizations.

Any person desiring to be heard or to make any protest with reference to said application should on or before September 30, 1996, file with the Federal Energy Regulatory Commission, Washington, D.C. 20426, a motion to intervene or a protest in accordance with the requirments of the Commission's Rules of Practice and Procedure (18 CFR 385.214 or 385.211) and the Regulations under the Natural Gas Act (18 CFR 157.10). All protests filed with the Commission will be considered by it in determining the appropriate action to be taken but will not serve to make the protestants parties to the proceeding. Any person wishing to become a party to a proceeding or to participate as a party in any hearing therein must file a motion to intervene in accordance with the Commission's Rules.

Take further notice that, pursuant to the authority contained in and subject to the jurisdiction conferred upon the Federal Energy Regulatory Commission by Sections 7 and 15 of the Natural Gas Act and the Commission's Rules of Practice and Procedure, a hearing will be held without further notice before the Commission or its designee on this application if no motion to intervene is filed within the time required herein, if the Commission on its own review of the matter finds that a grant of the certificate is required by the public convenience and necessity. If a motion for leave to intervene is timely filed, or if the Commission on its own motion believes that a formal hearing is required, further notice of such hearing will be duly given.

Under the procedure herein provided for, unless otherwise advised, it will be unnecessary for Transco and Texas Eastern to appear or be represented at the hearing.

Lois D. Cashell,

Secretary.

[FR Doc. 96–23452 Filed 9–12–96; 8:45 am] BILLING CODE 6717–01–M

[Docket No. ER96-2034-000, et al.]

Massachusetts Electric Company, et al.; Electric Rate and Corporate Regulation Filings

September 6, 1996.

Take notice that the following filings have been made with the Commission:

1. Massachusetts Electric Company [Docket No. ER96–2034–000]

Take notice that on August 30, 1996, Massachusetts Electric Company filed an amendment to its original filing in this docket. The amendment responds to a Commission staff request in regard to the Beachmont station service contract with the Massachusetts Bay Transportation Authority.

Comment date: September 20, 1996, in accordance with Standard Paragraph E at the end of this notice.

2. Tenaska Power Services Company, Mock Resources, Inc., Western States Power Providers, Inc., Vastar Power Marketing Inc., Seagull Power Services Inc.

[Docket No. ER94–389–008, Docket No. ER95–300–007, Docket No. ER95–1459–004, Docket No. ER95–1685–003, and Docket No. ER96–342–002 (not consolidated)]

Take notice that the following informational filings have been made with the Commission and are on file and available for public inspection and copying in the Commission's Public Reference Room:

On July 8, 1996, Tenaska Power Services Company filed certain information as required by the Commission's May 26, 1994, order in Docket No. ER94–389–000.

On July 29, 1996, Mock Resources, Inc. filed certain information as required by the Commission's March 16, 1995, order in Docket No. ER95–300–000.